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STATISTICAL INFORMATION ONLY: Debtor must select the number of each of the following items included in the Plan.

0 Valuation of Security

**0** Assumption of Executory Contract or Unexpired Lease

1 Lien Avoidance

Last revised: August 1, 2020

## **UNITED STATES BANKRUPTCY COURT**

		District of N	ew Jersey			
In Re:	Marilyn Sentmanat	Case No.:	21-13479			
		Debtor(s)	Judge:		MBK	
		Debior(s)				
		CHAPTER 13 PLAN	I AND MOTIONS	S		
☐ Original		✓ Modified/Notice Re ☐ Modified/No Notice	•	Date:	7/20/2021	
		HE DEBTOR HAS FILED CHAPTER 13 OF THE B				
		YOUR RIGHTS MAY	BE AFFECTE	D		
contains the Plan property your attorn written objusted in the motions may be remotions motice. Semodification alone will alone will wishes to prosecute	ne date of the confirmate based by the Debtor to a ney. Anyone who wishe fection within the time from the duced, modified, or eliminary be granted without for the Notice. The Court me Bankruptcy Rule 301s on may take place solel avoid or modify the lien a lien based on value of contest said treatment is same.	djust debts. You should is to oppose any provision arme stated in the <i>Notice</i> ninated. This Plan may be further notice or hearing, ay confirm this plan, if the 5. If this plan includes may within the chapter 13 co. The debtor need not fill the collateral or to redurn the collateral or to redurn the state of the state	proposed by the read these paper on of this Plan or e. Your rights make confirmed and unless written of the are are no timely otions to avoid of confirmation proces a separate motion and appear a	Debtor. This res carefully any motion by be affected become big bjection is five filed objector modify a licess. The plation or adversate. An affect the confirm	s document is the actual and discuss them with included in it must file a ed by this plan. Your clain nding, and included iled before the deadline tions, without further en, the lien avoidance or an confirmation order reary proceeding to avoid ted lien creditor who nation hearing to	
state who	ether the plan include	of particular importand s each of the following rovision will be ineffec	items. If an ite	m is checke	ed as "Does Not" or if	
THIS PLA	N:					
	☐ DOES NOT CONTA SET FORTH IN PART		ROVISIONS. NO	N-STANDA	RD PROVISIONS MUST	
COLLATE	ERAL, WHICH MAY RE	HE AMOUNT OF A SEC SULT IN A PARTIAL PA DTIONS SET FORTH IN	AYMENT OR NO	PAYMENT		
		A JUDICIAL LIEN OR N OTIONS SET FORTH IN			JRCHASE-MONEY	

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Initial Debtor(s)' Attorn	ney <u>BCT</u> Ini	itial Debtor:	MS	Initial Co-Debtor
Part 1: Payment and	Length of Plan			
a. The debtor approximately <u>60</u> mon	shall pay <u>650.00 Mont</u> ths.	hly to the Ch	napter 13 Trustee	, starting on <u>5/1/2021</u> for
<b>v</b>	shall make plan paym Future Earnings Other sources of fund			llowing sources: and date when funds are available):
	property to satisfy plan Sale of real property Description: Proposed date for cor	-		
	Refinance of real prop Description: Proposed date for cor	j		
	Loan modification with Description: Proposed date for cor	•	nortgage encumb	ering property:
	loan modification.			e pending the sale, refinance or he payment and length of plan:
Doub Or A downsto Du	-40-4:		ANONE	
Part 2: Adequate Pro a. Adequate p Trustee and disbursed	rotection payments wi	II be made in		to be paid to the Chapter 13
debtor(s) outside the F	Plan, pre-confirmation	to: (cred	ditor).	to be paid directly by the
a. All allowed prior	ity claims will be paid	-	,	es otherwise:
Creditor		Type of Priority	/	Amount to be Paid
Bruce C. Truesdale		Attorney Fees		3,250.00
Check one:  ☑ None ☐ The allowed assigned to or	priority claims listed b	pelow are bas	sed on a domestic	unit and paid less than full amount: c support obligation that has been than the full amount of the claim

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Creditor   Type of		riority	Amount to	Amount to be Paid							
	·		•		•						
Part 4: Secured C	laims										
a. Curing Default	and Maintaining F	Payments on	<b>Principal Resi</b>	idence: 🗌	NONE						
· ·	J	•	•	_							
The Debto	r will pay to the Tru	istee (as part	of the Plan) allo	wed claims	s for arrearages	on m	onthly				
obligations and the											
bankruptcy filing as					y e.ege						
bariki aptoy iliirig ac	, lollows.			Interest	Amount to be Paid	T Pa	egular Month				
				Rate on	to Creditor (Ir		ment (Outsid				
Creditor	Collateral or T	ype of Debt	Arrearage		Plan	, ,	Plar				
	36 Burnham I		<u> </u>	7 tirodrago	i idii	1	1 101				
	NJ 08863 Mic						Per mortgag				
Quicken Loans, LLC	County		3,752.32	0.00%	3,752.32		not				
h Curing and Ma	intaining Dayman	ta an Nan Du	inainal Daaidan		u laana an want		was a				
b. Curing and Ma	mtaining Paymen	ts on Non-Pri	incipai Kesiden	ice & othe	r ioans or rent	arrea	ırs: 🔽				
NONE											
				_							
The Debtor will pay											
and the debtor will	pay directly to the	creditor (outsi	de the Plan) mo	onthly obliga	ations due after	the b	ankruptcy				
filing as follows:											
<u> </u>				Interest	Amount to be Paid	Re	egular Month				
				Rate on	to Creditor (Ir		ment (Outsid				
Creditor	Collateral or T	ype of Debt	Arrearage	Arrearage	Plan		` Plaı				
	•										
c. Secured claims	ovaludad from 11	HSC 506.	NONE								
c. Secureu ciainis	excluded II offi 11	U.S.C. 300. N	NONE								
The following eleim	a wara aithar inaur	rad within 010	) dava bafara th	a natition o	lata and are see	urad	by a				
The following claim											
purchase money se											
within one year of t	he petition date and	d secured by	a purchase mor	ney security	<i>y</i> interest in any	other	thing of				
value:											
					Total to be F	aid thr	ough the Pla				
		<b>-</b>		Amount of		g Interest Calculation					
Name of Creditor	Collateral		Interest Rate	Claim							
	•										
d Doggoods for y	olustion of coour	tur Cuana day	Ctuin Off 0	Interest D	-4- A di4	4- 🗆	NONE				
a. Requests for v	aluation of securi	ity, Cram-dov	vn, Strip Off &	interest R	ate Adjustmen	เร 🗀	NONE				
1.) The de	btor values collate	ral as indicate	d below. If the o	claim may l	oe modified und	er Se	ction				
1322(b)(2), the sec	cured creditor shall	be paid the ar	mount listed as	the "Value	of the Creditor I	ntere	st in				
1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated											
as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an											
	aim. Il a secured ci	aim is identili	ed as naving in	IO VALUE	it shall be treat	eu as	an				
unsecured claim.											
NOTE: A modification under this section ALSO REQUIRES											
the appropriate motion to be filed under Section 7 of the Plan.											
	and appropriate		o iliou ulluci O								
		1	I	1	Value of		I				
			Total		Value of	nnual	Total				
		Scheduled	Collateral	Superior	Orcaitor		Amount to				
Creditor	Collateral	Debt	Value	Liens	Collateral		Be Paid				
J. 541.51	Janacorai	l DODE	Value	LICIIO	Collateral		20 / 4/4				

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FCC Finance, LLC	36 Burnham Drive Fords, NJ 08863 Middlesex County		5,563.88	326.250.00	287,674.93	6,376.59	5.5% (Till Rate)	6,376.59		
	2.) Where the Debtor retains collateral and completes the Plan, payment of the full amount of the allowed secured claim shall discharge the corresponding lien.									
e. Surrender ✓ N  Upon confii that the stay under collateral:	rmation, the st									
Creditor		Collater	al to be Surrer	ndered	Value of	Surrendered Collateral	Remain	ing Unsecured Debt		
The foll Creditor	Regions Bank/Greensky									
g. Secured Claim	s to be Paid i	n Full	Through th	e Plan ☑ NC	NE					
Creditor			llateral	o i iaii w ite		otal Amount to	be Paid th	rough the Plan		
	_									
Part 5: Unsecure	d Claims	NON	NE .							
a. <b>Not sep</b> □	parately class Not less th			oriority unsec ributed <i>pro ra</i>		shall be paid	l:			
	Not less th	an	percent							
V	Pro Rata d	listribut	ion from any	/ remaining fo	unds					
b. Separat	tely classified	lunsed	cured claims	s shall be trea	ated as follow	ıs.				
Creditor	tory oraconnoc		or Separate Cla		Treatment		Amo	ount to be Paid		
Part 6: Executory	Part 6: Executory Contracts and Unexpired Leases X NONE									
(NOTE: See time limitations set forth in 11 U.S.C. 365(d)(4) that may prevent assumption of non-residential real property leases in this Plan.)  All executory contracts and unexpired leases, not previously rejected by operation of law, are rejected,										
except the following, which are assumed:										
Creditor Ar	tract or Lease	Treatment by	Debtor	Post-Petitic	on Payment					
Part 7: Motions	X NONE									

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form, <i>Notice</i> 3015-1. A Ce	ans containing of Chapter 13 ertification of S rk of Court wh	Plan Transr Service, Notic	<i>nittal,</i> wit ce of Cha	hin the	e time a 3 <i>Plan</i> 7	nd in <i>Fransn</i>	the man nittal an	ner set	forth in	D.N.J. LBR
	otion to Avoid Debtor moves to									
Creditor	Nature of Collateral Type of Lie		Amount o	Value f Lien Collate				ned Against the		Amount of Lien to be Avoided
NONE The D	otion to Avoid Debtor moves to th Part 4 above	reclassify the								
Creditor	Collateral	Sci De		Total Co		Superio	r Liens	Value of Creditor's Interest in Collateral	n	Total Amount of Lien to be Reclassified
Partially Uns	otion to Partial secured.   NO  Debtor moves to on collateral cor	<b>DNE</b> reclassify the	e followin	g claim	-				-	ecured, and
Creditor	Collateral	Sche	duled Debt	_	Collateral	Am	nount to be	Deemed Secured		Amount to be Reclassified as Unsecured
FCC Finance,	36 Burnham l Fords, NJ 088 Middlesex Co	363	3.88	326.25	0.00			6,376.59	Interest	eliminated due to Till Rate
a. Ve  b. Pa  Credit  coupons to the		erty of the Estation Tige Tis provided foothstanding the Standing Trus Tis shall pay all Standing Trus Tinistrative Cla	r in Parts e automat lowed clai	tic stay	the follo			I custom	nary notio	ces or

Entered 07/21/21 15:29:45 Desc Main Case 21-13479-MBK Doc 19 Filed 07/21/21 Document Page 6 of 7 4) Lease Arrearages **Priority Claims** 5) **General Unsecured Claims** 6) d. Post-Petition Claims The Standing Trustee ✓ is, □ is not authorized to pay post-petition claims filed pursuant to 11 U.S.C. Section 1305(a) in the amount filed by the post-petition claimant. Part 9: Modification **NONE** NOTE: Modification of a plan does not require that a separate motion be filed. A modified plan must be served in accordance with D.N.J. LBR 3015-2. If this Plan modifies a Plan previously filed in this case, complete the information below. Date of Plan being modified: April 2021 Explain below why the plan is being modified: Explain below **how** the plan is being modified: Plan is being modified due to mortgage POC with a Mortgage arrears have been treated in part 4 and will small arrears and an unanticipated secured POC. be paid through the plan. Secured claim of FCC Finance has an interest rate far in excess of Till. Interest rate has been Till rated in parts 4 and 7. Receipt of funds through the plan shall satisfy claim and creditor shall be required to release all encumbrances upon entry of discharge. Are Schedules I and J being filed simultaneously with this Modified Plan? ☐ Yes √ No Part 10: Non-Standard Provision(s): Signatures Required Non-Standard Provisions Requiring Separate Signatures: ☐ NONE Explain here: The Chapter 13 Trustee is not to pay student loan POCs. Debtor has under taken an expense for the same and will satisfy this obligation outside the plan. Upon discharge creditor subject to Part 7 move shall take all steps necessary to release all liens. UCCs or any other encumbrance against Debtor's assets. The receipt of payment through the plan on this claim shall satisfy the claim in full. Any non-standard provisions placed elsewhere in this plan are ineffective. Signatures The Debtor(s) and the attorney for the Debtor(s), if any, must sign this Plan. By signing and filing this document, the debtor(s), if not represented by an attorney, or the attorney for the debtor(s) certify that the wording and order of the provisions in this Chapter 13 Plan are identical to Local Form, Chapter 13 Plan and Motions, other than any non-standard provisions included in Part 10. I certify under penalty of perjury that the above is true. Date: 7/20/2021 /s/ Marilyn Sentmanat Marilyn Sentmanat

Debtor

Joint Debtor

Date:

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Date 7/20/2021 /s/ Bruce C. Truesdale

Bruce C. Truesdale

Attorney for the Debtor(s)